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HEARING DATE AND TIME: September 14, 2017 at 10:00 a.m. (Eastern Time) RESPONSE DEADLINE: September 6, 2017 at 4:00 p.m. (Eastern Time)

THE PLAN ADMINISTRATOR'S FIVE-HUNDRED TWENTY-FIRST OMNIBUS OBJECTION TO CLAIMS SEEKS TO DEEM SATISFIED ALL OR PORTIONS OF CERTAIN PROOFS OF CLAIM. PARTIES RECEIVING THIS OBJECTION SHOULD REVIEW THE OBJECTION TO SEE IF THEIR NAME(S) AND/OR CLAIM(S) ARE LOCATED IN THE OBJECTION AND/OR THE EXHIBIT ATTACHED THERETO TO DETERMINE WHETHER THIS OBJECTION AFFECTS THEIR CLAIM(S).

IF YOU HAVE QUESTIONS, PLEASE CONTACT LEHMAN BROTHERS HOLDINGS INC.'S COUNSEL SCOTT R. BOWLING AT (212) 310-8097.

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Garrett A. Fail

Attorneys for Lehman Brothers Holdings Inc. and Certain of its Affiliates

# UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re : Chapter 11 Case

:

LEHMAN BROTHERS HOLDINGS INC., et al., : No. 08-13555 (SCC)

:

Debtors. : (Jointly Administered)

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#### NOTICE OF HEARING ON THE PLAN ADMINISTRATOR'S FIVE-HUNDRED TWENTY-FIRST OMNIBUS OBJECTION TO CLAIMS (SATISFIED GUARANTEE CLAIMS)

PLEASE TAKE NOTICE that on August 11, 2017, Lehman Brothers Holdings Inc. ("LBHI"), as Plan Administrator under the Modified Third Amended Joint Chapter 11 Plan of Lehman Brothers Holdings Inc. and Its Affiliated Debtors for the entities in the in the above-

referenced chapter 11 cases, filed the five-hundred twenty-first omnibus objection to claims (the "Five-Hundred Twenty-First Omnibus Objection to Claims"), and that a hearing (the "Hearing") to consider the Five-Hundred Twenty-First Omnibus Objection to Claims will be held before the Honorable Shelley C. Chapman, United States Bankruptcy Judge, in Courtroom 623 of the United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, New York 10004, on September 14, 2017 at 10:00 a.m. (prevailing Eastern Time), or as soon thereafter as counsel may be heard.

PLEASE TAKE FURTHER NOTICE that any responses to the Five-Hundred Twenty-First Omnibus Objection to Claims must be in writing, shall conform to the Federal Rules of Bankruptcy Procedure and the Local Rules of the Bankruptcy Court, shall be filed with the Bankruptcy Court (a) electronically in accordance with General Order M-399 (which can be found at www.nysb.uscourts.gov) by registered users of the Bankruptcy Court's filing system, and (b) by all other parties in interest, on a CD-ROM or 3.5 inch disk, in text-searchable portable document format (PDF) (with a hard copy delivered directly to Chambers), in accordance with the customary practices of the Bankruptcy Court and General Order M-399, to the extent applicable, and shall be served in accordance with General Order M-399 upon: (i) the chambers of the Honorable Shelley C. Chapman, One Bowling Green, New York, New York 10004; (ii) Weil, Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153, Attn: Garrett A. Fail and Scott R. Bowling, attorneys for LBHI and certain of its affiliates; (iii) the Office of the United States Trustee for Region 2, 201 Varick Street, Suite 1006, New York, New York 10014, Attn: William K. Harrington, Esq., Susan Golden, Esq., and Andrea B. Schwartz, Esq.; so as to be so filed and received by no later than September 6, 2017 at 4:00 p.m. (prevailing Eastern Time) (the "Response Deadline").

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PLEASE TAKE FURTHER NOTICE that if no responses are timely filed and served with respect to the Five-Hundred Twenty-First Omnibus Objection to Claims or any claim set forth thereon, the Plan Administrator may, on or after the Response Deadline, submit to the Bankruptcy Court an order substantially in the form of the proposed order annexed to the Five-Hundred Twenty-First Omnibus Objection to Claims, which order may be entered with no further notice or opportunity to be heard offered to any party.

Dated: August 11, 2017 New York, New York

/s/ Garrett A. Fail
WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue
New York, New York 10153
Telephone: (212) 310-8000

Facsimile: (212) 310-8000

Garrett A. Fail

Attorneys for Lehman Brothers Holdings Inc. and Certain of Its Affiliates

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HEARING DATE AND TIME: September 14, 2017 at 10:00 a.m. (Eastern Time) RESPONSE DEADLINE: September 6, 2017 at 4:00 p.m. (Eastern Time)

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153 Telephone: (212) 310-8000 Facsimile: (212) 310-8007

Garrett A. Fail

Attorneys for Lehman Brothers Holdings Inc.

and Certain of its Affiliates

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11 Case

LEHMAN BROTHERS HOLDINGS INC., et al., : No. 08-13555 (SCC)

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Debtors. : (Jointly Administered)

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## THE PLAN ADMINISTRATOR'S FIVE-HUNDRED TWENTY-FIRST OMNIBUS OBJECTION TO CLAIMS (SATISFIED GUARANTEE CLAIMS)

THE PLAN ADMINISTRATOR'S FIVE-HUNDRED TWENTY-FIRST OMNIBUS OBJECTION TO CLAIMS SEEKS TO DEEM SATISFIED ALL OR PORTIONS OF CERTAIN PROOFS OF CLAIM. PARTIES RECEIVING THIS OBJECTION SHOULD REVIEW THE OBJECTION TO SEE IF THEIR NAME(S) AND/OR CLAIM(S) ARE LOCATED IN THE OBJECTION AND/OR THE EXHIBIT ATTACHED THERETO TO DETERMINE WHETHER THIS OBJECTION AFFECTS THEIR CLAIM(S).

IF YOU HAVE QUESTIONS, PLEASE CONTACT LEHMAN BROTHERS HOLDINGS INC.'S COUNSEL SCOTT R. BOWLING AT (212) 310-8097.

## TO THE HONORABLE SHELLEY C. CHAPMAN UNITED STATES BANKRUPTCY JUDGE:

Lehman Brothers Holdings In. ("<u>LBHI</u>"), as Plan Administrator under the Modified Third Amended Joint Chapter 11 Plan of Lehman Brothers Holdings Inc. and Its Affiliated Debtors (the "<u>Plan</u>")<sup>1</sup> for the entities in the above-referenced chapter 11 cases (the "Chapter 11 Estates"), respectfully represents as follows:

#### **Relief Requested**

- 1. Each proof of claim or portion thereof identified on Exhibit 1 to the proposed order attached hereto as Exhibit A (the "Proposed Order") is a Guarantee Claim asserted against LBHI that corresponds to a Primary Claim asserted against Lehman Brothers Treasury Co. B.V. ("LBT"), a foreign Non-Controlled Affiliate, based on certain International Securities Identification Numbers ("ISIN") of Lehman-issued structured securities (each, a "Satisfied ISIN Claim"). LBT has allowed and made Distributions on account of such Primary Claims, and LBHI has allowed and made Distributions on account of such Satisfied ISIN Claims. Satisfied ISIN Claims have now received consideration that render them satisfied in full in accordance with Section 8.13 of the Plan. Accordingly, pursuant to the Plan, no further Distributions should be made by LBHI on account of Satisfied ISIN Claims.
- 2. Pursuant to sections 105(a) and 1142 of title 11 of the United States Code (the "Bankruptcy Code"), Rule 3007(d) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and this Court's order approving procedures for the filing of omnibus objections to proofs of claim (ECF No. 6664) (the "Procedures Order"), the Plan Administrator requests that the Court enter the Proposed Order deeming satisfied the Satisfied ISIN Claims.

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<sup>&</sup>lt;sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Plan.

#### Jurisdiction

- 3. This Court has jurisdiction to consider and determine this matter pursuant to 28 U.S.C. §§ 157 and 1334 and section 14.1 of the Plan. This is a core proceeding pursuant to 28 U.S.C. § 157(b).
- 4. Pursuant to the Confirmation Order, the Court retained exclusive jurisdiction over all matters arising under or related to the Chapter 11 Cases, including, without limitation, those set forth in Article XIV of the Plan. (Confirmat'n Order ¶ 77.) Section 14.1 of the Plan, in turn, provides for the retention by the Court of exclusive jurisdiction to, among other things, "issue such orders in aid of execution of the Plan to the extent authorized by section 1142 of the Bankruptcy Code" and "enter and implement other orders, and take such other actions as may be necessary or appropriate to enforce . . . the Plan, the Confirmation Order or any other order of the Bankruptcy Court." (Plan § 14.1(e), (i).)

#### **Background**

- 5. Commencing on September 15, 2008, and periodically thereafter, LBHI and certain of its subsidiaries commenced with this Court voluntary cases under chapter 11 of the Bankruptcy Code. These chapter 11 cases have been consolidated for procedural purposes only and are being jointly administered pursuant to Bankruptcy Rule 1015(b).
- 6. On October 8, 2008, LBT was declared bankrupt by the Amsterdam District Court. Bankruptcy trustees for LBT were appointed beginning on that date.
- 7. On January 14, 2010, the Court entered the Procedures Order, which authorizes the filing of omnibus objections to no more than 500 claims at a time, on various grounds, including those set forth in Bankruptcy Rule 3007(d) and those additional grounds set forth in the Procedures Order.

- 8. On August 10, 2011, the Court entered an order approving procedures for, among other things, determining, for distribution purposes and on an ISIN-by-ISIN basis, the Allowed amounts of portions of Claims (including Guarantee Claims) based on Lehman-based structured securities (ECF No. 19120).
- 9. On December 6, 2011, the Court entered an order confirming the Plan (ECF No. 23023). The Plan became effective on March 6, 2012. Pursuant to the Plan, the Plan Administrator is authorized to interpose and prosecute objections to claims filed against the Chapter 11 Estates.
- 10. On April 12, 2013, LBT published final valuations for Primary Claims on an ISIN-by-ISIN basis. Certain Primary Claims were allowed in substantially higher amounts than the corresponding Satisfied ISIN Claims.

#### **Objection**

- 11. Section 8.13(a) of the Plan ("Maximum Distribution") provides:
- An ... (ii) Allowed Guarantee Claim that receives Distributions ... that combined with Distributions or other consideration provided on the corresponding Primary Claim ... equal the Allowed amount of such Guarantee Claim ... shall ... be deemed satisfied in full as to such ... Allowed Guarantee Claim against the applicable Debtor.

Section 8.13(b) of the Plan further provides: "In no event shall . . . (ii) an Allowed Guarantee Claim receive Distributions . . . that combined with Distributions or other consideration provided on the corresponding Primary Claim . . . are in excess of the Allowed amount of the Guarantee Claim . . . ."

12. Here, Section 8.13 of the Plan limits recoveries on account of the same claim for damages from LBT and LBHI as guarantor to a single satisfaction. Specifically, Section 8.13(a) of the Plan provides that an Allowed Guarantee Claim will be deemed satisfied in full if it receives Distributions from LBHI that, combined with Distributions or consideration

provided on account of the corresponding Primary Claim, equal the Allowed amount of such Guarantee Claim. Similarly, "[i]n no event" shall an Allowed Guarantee Claim against LBHI be entitled to receive Distributions that, combined with Distributions or consideration provided on account of the corresponding Primary Claim, exceed the Allowed amount of such Guarantee Claim. (*Id.* § 8.13(b).)<sup>2</sup> The Court has broad authority, pursuant to sections 105(a) and 1142(b) of the Bankruptcy Code, over the property administered under the Plan and to issue orders necessary to implement the provisions of the Plan and the Bankruptcy Code. See 11 U.S.C. § 1142(b) ("The court may direct the debtor and any other necessary party to execute or deliver or to join in the execution or delivery of any instrument required to effect a transfer of property dealt with by a confirmed plan, and to perform any other act ... that is necessary to the consummation of the plan[.]"); 11 U.S.C. § 105(a) ("The court may issue any order, process or judgment that is necessary or appropriate to carry out the provisions of this title."); see also Hosp. & Univ. Prop. Damage Claimants v. Johns-Manville Corp. (In re Johns-Manville Corp.), 7 F.3d 32, 34 (2d Cir. 1993) (finding that bankruptcy courts retain post-confirmation jurisdiction to the extent provided by the plan); In re Oversight & Control Comm'n of Avanzit, S.A., 385 B.R. 525, 535 (Bankr. S.D.N.Y. 2008) ("The bankruptcy court retains jurisdiction under 11 U.S.C. § 1142(b) ... and it has 'continuing responsibilities to satisfy itself that the [p]lan is being properly implemented."") (internal citations omitted).

13. The Satisfied ISIN Claims correspond to Primary Claims against LBT that have been Allowed by and against LBT. Each such Primary Claim was allowed by LBT in an

<sup>&</sup>lt;sup>2</sup> Section 8.13(d) of the Plan provides that "[f]or purposes of determining whether an Allowed Claim has been satisfied in full in accordance with Section 8.13(a) of the Plan, all Distributions or other consideration provided by a Primary Obligor in a currency other than the U.S. Dollar shall be converted to the U.S. Dollar applying the existing exchange rate derived from Reuters existing at approximately 3:00 p.m. GMT on the Confirmation Date."

amount that exceeded the allowed amount of the corresponding Satisfied ISIN Claim(s). Distributions on account of each Satisfied ISIN Claim from LBHI combined with distributions from LBT on the corresponding Primary Claim equal, and in some cases, exceed, the Allowed amount of such Satisfied ISIN Claims. Accordingly, pursuant to the Plan, LBHI has no further liability to make Plan Distributions on account of the Satisfied ISIN Claims.

#### **Reservation of Rights**

14. The Plan Administrator reserves all rights to recover amounts paid on account of Satisfied ISIN Claims in excess of amounts permitted by the Plan.

#### **Notice**

Administrator has served notice of this Five-Hundred Twenty-First Omnibus Objection to Claims on (i) the United States Trustee for Region 2; (ii) the Securities and Exchange Commission; (iii) the Internal Revenue Service; (iv) the United States Attorney for the Southern District of New York; (v) the record holder of each Satisfied ISIN Claim listed on Exhibit 1 to the Proposed Order; and (vi) all other parties entitled to notice in accordance with the procedures set forth in the second amended order entered on June 17, 2010 governing case management and administrative procedures for these cases (ECF No. 9635). The Plan Administrator submits that no other or further notice need be provided.

WHEREFORE the Plan Administrator respectfully requests that the Court grant the relief requested herein and such other and further relief as is just.

Dated: August 11, 2017 New York, New York

/s/ Garrett A. Fail
WEIL, GOTSHAL & MANGES LLP
767 Fifth Avenue
New York, New York 10153
Telephone: (212) 310-8000
Facsimile: (212) 310-8007
Garrett A. Fail

Attorneys for Lehman Brothers Holdings Inc. and Certain of Its Affiliates

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## Exhibit A

Proposed Order

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## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11 Case No.

LEHMAN BROTHERS HOLDINGS INC., et al., : 08-13555 (SCC)

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Debtors. : (Jointly Administered)

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# ORDER GRANTING THE PLAN ADMINISTRATOR'S FIVE-HUNDRED TWENTY-FIRST OMNIBUS OBJECTION TO CLAIMS (STRUCTURED SECURITIES GUARANTEE CLAIMS)

Upon the five-hundred twenty-first omnibus objection to claims, dated August 11, 2017, (the "Five-Hundred Twenty-First Omnibus Objection to Claims"), of Lehman Brothers Holdings Inc., as Plan Administrator under the Modified Third Amended Joint Chapter 11 Plan of Lehman Brothers Holdings Inc. and Its Affiliated Debtors for the entities in the above-referenced chapter 11 cases, pursuant to sections 105(a) and 1142of title 11 of the Bankruptcy Code, Rule 3007(d) of the Bankruptcy Rules, and this Court's order approving procedures for the filing of omnibus objections to proofs of claim (ECF No. 6664), seeking to deem satisfied in full in accordance with the Plan Satisfied ISIN Claims, all as more fully described in the Five-Hundred Twenty-First Omnibus Objection to Claims; and due and proper notice of the Five-Hundred Twenty-First Omnibus Objection to Claims having been provided, and it appearing that no other or further notice need be provided; and the Court having found and determined that the relief sought in the Five-Hundred Twenty-First Omnibus Objection to Claims is in the best interests of the Chapter 11 Estates, their creditors, and all parties in interest and that the legal and factual bases set forth in the Five-Hundred Twenty-First Omnibus Objection to Claims establish

<sup>&</sup>lt;sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Five-Hundred Twenty-First Omnibus Objection to Claims.

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just cause for the relief granted herein; and after due deliberation and sufficient cause appearing therefor, it is

ORDERED that the relief requested in the Five-Hundred Twenty-First Omnibus

Objection to Claims is granted; and it is further

ORDERED that, pursuant to section 502(b) of the Bankruptcy Code, the Satisfied ISIN Claims listed on Exhibit 1 annexed hereto are deemed satisfied in full in accordance with the Plan; and it is further

ORDERED that neither the Plan Administrator nor LBHI shall make any further Distribiutions on account of the Satisfied ISIN Cliams listed on <a href="Exhibit 1">Exhibit 1</a> annexed hereto; and ORDERED that this Court shall retain jurisdiction to hear and determine all matters arising from or related to this Order.

Dated:		2017	
	New York, New York		
			UNITED STATES BANKRUPTCY JUDGE

## **Exhibit 1 to Proposed Order**

Satisfied ISIN Claims

Exhibit 1
Satisfied ISIN Claims
\$ in Actual

	<b>5</b> 1 1:	<b>.</b>
ICINI	Blocking	Claim
ISIN	Number	Number
XS0338656787	6045704	62783
XS0338656860	6045707	62783
XS0338657082	6045705	62783
XS0338657165	6045706	62783
XS0349756980	CA14604	39562
XS0384259866	CA14386	39561
XS0338518128	Waived	10612
XS0369673073	9554737	47390
XS0331505478	6036760	47263
XS0331505478	CA47230	41773
XS0301569603	6058081	60865
XS0260996334	CA30597	44616
XS0261618606	CA30437	44616
XS0251363064	6059440	59686
XS0297459868	6045532	62783
XS0297459868	6045532	62783
XS0301335286	6058080	60865
XS0301335286	6058080	60865
XS0301569603	6058081	60865
XS0302480230	6045541	62783
XS0302480230	6045541	62783
XS0305127150	6045559	62783
XS0305127150	6045559	62783
XS0305127150	6045559	62783
XS0306927723	6059430	59742
XS0321396987	6045614	62783
XS0321396987	6045614	62783
XS0327082854	6045636	62783
XS0327082854	6045636	62783
XS0329067531	6045644	62783

Exhibit 1
Satisfied ISIN Claims
\$ in Actual

	Dia diin a	Ola i
ISIN	Blocking Number	Claim Number
XS0329067531	6045644	62783
XS0329007331 XS0329878267	6045650	62783
XS0329878267	6045650	
		62783
XS0338675571	6045710	62783
XS0338675571	6045710	62783
XS0340462042	6045721	62783
XS0340462042	6045721	62783
XS0341031192	CA14623	39545
XS0341031192 XS0341731338	CA14623 CA63295	39546 40233
XS0341731338 XS0346438814	CA63295 CA14611	40233 39549
XS0346438814 XS0346438814	CA14611 CA14611	39549 39550
	CA14611 CA14611	39551
XS0346438814 XS0346508616	6045750	
XS0346508616 XS0346508616	6045750	62783 62783
XS0346508616 XS0349442615	6045751	027.00
XS0349442615 XS0349442615	6045751	62783
XS0349442615 XS0349757368		62783
	6045752	62783
XS0349757368	6045752 6045777	62783
XS0354482928 XS0354482928	6045777	62783
XS0354482928 XS0362376435	6045791	62783 62783
XS0362376435	6045791	62783
XS0362576455 XS0363628982	6059428	52765 59741
XS0366374634	6045804	62783
XS0366374634	6045804	62783
XS0384259866	CA14386	39564
XS0297459868	6045532	62783
XS0302264535	6045543	
XS0302264333 XS0305127150	6045559	62783 62783
XS0303127130 XS0307903830	6045567	62783
XS0312057432	6045579	62783
XS0312037432 XS0313664459	6045587	62783
XS0313664339 XS0319683990	6045604	62783
XS0319683990 XS0327082854	6045636	62783
XS0327082854 XS0328666119	6045637	62783
XS0328666119 XS0329067531	6045644	62783
XS0329067331 XS0329878267	6045650	62783
XS0329878267 XS0333106259	6045667	62783
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Exhibit 1
Satisfied ISIN Claims
\$ in Actual

	Blocking	Claim
ISIN	Number	Number
XS0333106507	6045670	62783
XS0338675571	6045710	62783
XS0340462042	6045721	62783
XS0346508616	6045750	62783
XS0349442615	6045751	62783
XS0349757368	6045752	62783
XS0353875106	6045766	62783
XS0354482928	6045777	62783
XS0357773000	6045772	62783
XS0360775141	6045787	62783
XS0362376435	6045791	62783
XS0362661398	6045793	62783
XS0362680778	6045795	62783
XS0364649250	6045800	62783
XS0366374634	6045804	62783
XS0368926092	6045817	62783
XS0326172631	6053079	67193
XS0331505478	6009554	36941
XS0315805019	CA31276	44616
XS0327082938	6037463	46973
XS0333106333	6042012	46973
XS0369673073	9554736	46864
XS0354496555	CA14518	39573
XS0331032044	6026671	41910
XS0331505122	6045661	62783
XS0331880566	6045659	62783
XS0334224317	6045677	62783
XS0335345665	6045685	62783
XS0335623731	6045692	62783
XS0336414866	6045694	62783
XS0341223427	6045723	62783
XS0225522365	9414864	67037
XS0333106507	6045670	62783
XS0333106507	6045670	62783
XS0339559287	CA14635	39544
XS0342155297	CA14628	39547
XS0346438814	CA14611	39554
XS0365299204	CA14397	39555
XS0384259866	CA14386	40919

Exhibit 1
Satisfied ISIN Claims
\$ in Actual

	Blocking	Claim
ISIN	Number	Number
XS0374734480	6045828	62783
XS0351439475	CA14549	39574
XS0331505478	CA92685	50469
XS0329428907	9534605	59848
XS0331048123	9534529	59848
XS0332763209	9534511	59848
XS0334225710	9534519	59848
XS0384259866	CA14386	39566
XS0354496555	CA14518	39558
XS0359279212	CA14531	39559
XS0336408462	CA14637	39542
XS0249942870	5981081	56861
XS0342155370	CA14615	39548
XS0384213871	6010841	41850
XS0354496555	CA14518	39557
XS0365299204	CA14397	39556
XS0340348852	6065518	50474
XS0346438814	CA14611	39552
XS0359279212	CA14531	39553
XS0290976157	6021243	44912
XS0290976157	6022491	44912
XS0354496555	CA14518	39572
XS0249046284	CA30411	44616
XS0250331088	CA30400	44616
XS0250331088	CA30402	44616
XS0250331088	CA30474	44616
XS0250331088	CA30410	44616
XS0250331088	CA30412	44616
XS0250331088	CA30416	44616
XS0250331088	CA30413	44616
XS0251050364	CA30473	44616
XS0251050364	CA30404	44616
XS0251050364	CA30403	44616
XS0251363064	CA30461	44616
XS0251363064	CA30408	44616
XS0251363064	CA30407	44616
XS0251363064	CA30401	44616
XS0253216005	CA38966	44616
XS0255006446	CA30447	44616

Exhibit 1
Satisfied ISIN Claims
\$ in Actual

	Blocking	Claim
ISIN	Number	Number
XS0255006446	CA30446	44616
XS0255006446	CA30445	44616
XS0255006446	CA30441	44616
XS0255006446	CA30439	44616
XS0255006446	CA30443	44616
XS0287476161	CA30714	44616
XS0287476161	CA30750	44616
XS0287476161	CA30705	44616
XS0287476161	CA30699	44616
XS0287476161	CA30693	44616
XS0287476161	CA30680	44616
XS0287476161	CA30656	44616
XS0290106508	CA31252	44616
XS0290106508	CA31239	44616
XS0290106508	CA31235	44616
XS0290106508	CA31229	44616
XS0290106508	CA31225	44616
XS0290106508	CA31215	44616
XS0299876457	CA30975	44616
XS0305339417	CA30885	44616
XS0364650183	CA31018	44616
XS0364650183	CA31015	44616
XS0364769314	CA31037	44616
XS0364769314	CA38891	44616
XS0364995240	CA31029	44616
XS0368582812	CA30830	44616
XS0368882451	CA30814	44616
XS0289324641	6033532	46973
XS0289324641	6033533	46973
XS0289324641	6033531	46973
XS0289324641	6033530	46973
XS0289324641	6033529	46973
XS0289324641	6033528	46973
XS0306927723	6053671	46973
XS0306927723	6035506	46973
XS0306927723	6053673	46973
XS0306927723	6035505	46973
XS0306927723	6035503	46973
XS0306927723	6035502	46973

Exhibit 1
Satisfied ISIN Claims
\$ in Actual

	Blocking	Claim
ISIN	Number	Number
XS0306927723	6035499	46973
XS0306927723	6035494	46973
XS0306927723	6035493	46973
XS0306927723	6035497	46973
XS0306927723	6035504	46973
XS0306927723	6035492	46973
XS0306927723	6035491	46973
XS0306927723	6035490	46973
XS0316829166	6037347	46973
XS0316829166	6037346	46973
XS0316829166	6037345	46973
XS0316829166	6037344	46973
XS0316829166	6037343	46973
XS0316829166	6037342	46973
XS0316829166	6037341	46973
XS0316829166	6037340	46973
XS0328666036	6037464	46973
XS0335622253	6042024	46973
XS0335622253	6042028	46973
XS0335622253	6042027	46973
XS0335622253	6042026	46973
XS0335622253	6042025	46973
XS0335622253	6042023	46973
XS0335622253	6042022	46973
XS0338518391	6042050	46973
XS0338518391	6042046	46973
XS0338518391	6042049	46973
XS0338518391	6042048	46973
XS0338518391	6042047	46973
XS0338518391	6042045	46973
XS0343872577	6042051	46973
XS0348444026	6042061	46973
XS0348444026	6042057	46973
XS0348444026	6042063	46973
XS0348444026	6042062	46973
XS0348444026	6042060	46973
XS0348444026	6042059	46973
XS0348444026	6042056	46973
XS0348444026	6042054	46973

Exhibit 1
Satisfied ISIN Claims
\$ in Actual

	Blocking	Claim
ISIN	Number	Number
XS0350115951	6042072	46973
XS0351275341	6042080	46973
XS0352061088	6042075	46973
XS0352061088	6042078	46973
XS0352061088	6042076	46973
XS0352061088	6042079	46973
XS0352061088	6042077	46973
XS0364649763	6042091	46973
XS0373147064	6042093	46973
XS0376740956	6042094	46973
XS0341731338	CA63297	40940
XS0302264535	6045543	62783
XS0319683990	6045604	62783
XS0327082854	6045636	62783
XS0349757368	6045752	62783
XS0257915503	6058078	60865
XS0257916063	6058079	60865
XS0253223555	CA30825	44616
XS0253223555	CA30825	44616
XS0340031730	9554926	59540
XS0313326646	6031237	45878
XS0314743963	6031238	45879
XS0282872240	6050031	47116
XS0282872240	6055032	47117
XS0282872240	6063428	56180

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Exhibit 1
Satisfied ISIN Claims
\$ in Actual

	Blocking	Claim
ISIN	Number	Number
XS0331505478	6015684	45201
XS0331505478	CA88322	55362
XS0344549141	6045744	62783
XS0359351938	6045778	62783